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APPLICATION NO.	FILING DATE '	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATIO		
09/746,822	12/22/2000	Mohammed N. Islam	068069.0110 8908		
7590 01/12/2005			EXAMINER		
Douglas M. Kubehl			PHAN, HANH		
Baker Botts L.L 2001 Ross Ave		ART UNIT	PAPER NUMBER		
Dallas, TX 75	201-2980	2633			

DATE MAILED: 01/12/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Applicati	nN.	Applicant(s)	
	c Action Summary	09/746,82	2	ISLAM ET AL.	
Offic Action S		Examin r		Art Unit	
		Hanh Pha	n .	2633	
The MAILING DATE of Period for Reply	f this c mmunication ap	ppears on th	cover sheet with th	corresp ndence ad	dress
A SHORTENED STATUTOR THE MAILING DATE OF TH  - Extensions of time may be available after SIX (6) MONTHS from the mailiful the period for reply specified above  - If NO period for reply is specified above - Failure to reply within the set or exter Any reply received by the Office later earned patent term adjustment. See	IIS COMMUNICATION under the provisions of 37 CFR 1 ng date of this communication. is less than thirty (30) days, a reve, the maximum statutory perioded period for reply will, by statuthan three months after the mail	l.  1.136(a). In no eve  ply within the statu  d will apply and wil  ute, cause the appli	nt, however, may a reply be ti tory minimum of thirty (30) da l expire SIX (6) MONTHS fron cation to become ABANDONI	mely filed ys will be considered timel n the mailing date of this co	y. ommunication.
Status					
Responsive to communication      This action is FINAL.      Since this application closed in accordance	2b) <u></u> ⊤h	nis action is no vance except	on-final. for formal matters, pr		e merits is
Disposition of Claims	•			•	
4)⊠ Claim(s) <u>1,2,4-13,25-2</u> 4a) Of the above claim 5)□ Claim(s) is/are 6)⊠ Claim(s) <u>1, 2, 4-13, 26</u> 7)□ Claim(s) is/are 8)□ Claim(s) are su	(s) is/are withdr allowed. 5-28, 30-33, 39, 41-43 i objected to.	awn from cor	nsideration.		
Application Papers					
','	i is/are: a)  ac st that any objection to the neet(s) including the corre	ccepted or b) ne drawing(s) b ection is require	e held in abeyance. Seed if the drawing(s) is of	ee 37 CFR 1.85(a). bjected to. See 37 C	
Priority under 35 U.S.C. § 119					
12) Acknowledgment is material All b) Some * c  1. Certified copies  2. Certified copies  3. Copies of the certified copies	None of: of the priority docume of the priority docume ertified copies of the pri the International Bure	nts have been nts have been iority docume eau (PCT Rule	n received. n received in Applica ents have been receive 17.2(a)).	tion No red in this National	Stage
Attachment(s)  1) Notice of References Cited (PTO 2) Notice of Draftsperson's Patent I 3) Information Disclosure Statemen Paper No(s)/Mail Date	rawing Review (PTO-948)	98)	4) Interview Summar Paper No(s)/Mail [5) Notice of Informal 6) Other:	Date	O-152)

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### **DETAILED ACTION**

1. This Office Action is responsive to the Amendment filed on 08/24/2004.

### **Double Patenting**

2. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

3. Claims 1, 2, 4-13, 25-28, 30-33, 39 and 41-43 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-42 of U.S. Patent No. 6,493,488 (Islam et al) in view of Kiang et al (US Patent No. 6,449,407).

Regarding claims 1, 25, 26, 27, 39, 41 and 42, U.S. Patent No. 6,493,488 (Islam et al) discloses an signal processing device comprising:

an input operable to receive an input optical signal and to generate a first and a second copy of the input signal;

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a plurality of at least substantially reflective surfaces, each operable to receive either the first signal copy or the second signal copy and to reflect the copies for ultimate combination at an output to form an output signal for transmission, at least one of the at least substantially reflective surfaces comprising a micro-electro optic system (MEMS) device, the MEMS device comprising: a moveable mirror operable to change its position relative to the input to create a phase shift between the first and second signal copies so that either the input optical signal or the added optical signal is communicated as the output signal depending on the position of the at least one moveable mirror; and an inner conductive layer disposed inwardly from the moveable mirror layer and forming a space between the moveable mirror layer and the inner conductive layer; wherein the moveable mirror layer comprises an at least substantially conductive layer operable to move relative to the inner conductive layer in response to a voltage difference between the moveable mirror layer and the inner conductive layer (see claims 1 and 4 of Islam).

Islam differs from claims 1, 25, 26, 27, 39, 41 and 42 in that he fails to teach an added optical signal. However, Kiang in US Patent No. 6,449,407 teaches a wavelength division add/drop multiplexer comprises an added optical signal (Figs. 3A, 3B, 4 and 5, see from col. 3, line 50 to col. 7, lines 15). Therefore, it would have been obvious to one having skill in the art at the time the invention was to incorporate the added optical signal as taught by Tomlinson in the system of Islam. One of ordinary skill in the art would have been motivated to do this Tomlinson suggests from col. 3, line 50 to col. 7, lines 15 that using such

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an added optical signal has advantage of allowing providing adding/dropping of one or more wavelength channels at a node in the optical communication network.

Regarding claims 2, 28 and 43, Islam further teaches wherein at least one of the at least substantially reflective surfaces comprises a micro-electro-optic system (MEMS) device operable to undergo a substantially piston-like motion to change its position relative to the input (see claim 1 of Islam).

Regarding claim 4, Islam further teaches wherein the inner conductive layer comprises a doped semiconductor substrate (see claim 7 of Islam).

Regarding claim 5, Islam further teaches wherein the inner conductive layer comprises a layer of at least substantially conductive material formed outwardly from a semiconductor substrate (see claim 8 of Islam).

Regarding claims 6 and 30, Islam further teaches wherein the moveable mirror layer comprises a plurality of adjacent mirror strips, at least some of the plurality of adjacent mirror strips separated by air gaps operable to relieve air damping when the mirror strips move relative to the inner conductive layer (see claim 9 of Islam).

Regarding claims 7 and 31, Islam further teaches wherein all of the moveable mirror strips move at least substantially in unison in response to the voltage difference (see claim 10 of Islam).

Regarding claims 8, 32 and 33, Islam further teaches wherein either the inner conductive layer or each of the moveable mirror strips is coupled to a

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ground, and wherein the other is operable to receive a control voltage signal (see claim 11 of Islam).

Regarding claim 9, Islam further teaches wherein a grazing angle between the moveable mirror layer and the signal copy reflected by the moveable mirror layer comprises an angle that is less than forty-five degrees (see claim 14 of Islam).

Regarding claim 10, Islam further teaches a second MEMS device disposed between the first MEMS device and the output, the second MEMS device comprising a moveable mirror layer operable to receive a phase shifted signal copy from the first MEMS device and to change its position relative to the first MEMS device to introduce a further phase shift to the signal copy (see claim 15 of Islam).

Regarding claim 11, Islam further teaches wherein the input comprises a first beam splitter and wherein the output comprises a second beam splitter (see claims 18 and 19 of Islam).

Regarding claim 12, Islam further teaches wherein the input and the output comprise a single beam splitting device (see claims 18 and 19 of Islam).

Regarding claim 13, Islam further teaches at least one additional reflective surface between the beam splitter and the first MEMS device, the at least one additional reflective surface operable to receive a signal copy from the first beam splitter and to reflect the signal copy for ultimate reception by the first mirror (see claim 17 of Islam).

## R sponse to Argum nts

4. Applicant's arguments with respect to claims 1, 2, 4-13, 25-28, 30-33, 39 and 41-43 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hanh Phan whose telephone number is (571)272-3035.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason Chan, can be reached on (571)272-3022. The fax phone number for the organization where this application or proceeding is assigned is (703)872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)305-4700.

HANH PHAN PRIMARY EXAMINER